exclusive iurisdiction for a court of another State to modify the order and assume"; (9) by redesignating subsections (f) and (g) as subsections (g) and (h). respectively: (10)by inserting after subsection (e) the following new subsection Courts "(f) RECOGNITION OF CHILD SUPPORT ORDERS -If or more child support orders have been issued with regard and a child, a court shall apply the following rules in determining which order to recognize for purposes of continuing. exclusive diction and enforcement: "(1) If only 1 court has issued a child support order. order of that court must be recognized. "(2) If 2 or more courts have issued child orders support for the same obligor and child, and only 1 of the courts would have continuing, exclusive jurisdiction under this section order of that court must be recognized. "(3) If 2 or more courts have issued child orders for the same obligor and child, and more than 1 the courts would have continuing, exclusive jurisdiction under this section. an order issued by a court in the current home State child must be recognized, but if an order has not in the current home State of the child, the order recently most. issued must be recognized. "(4) If 2 or more courts have issued child support orders for the same obligor and child, and none of the would courts have continuing, exclusive jurisdiction under this court may issue a child support order, which must he recognized. "(5) The court that has issued an order recognized under this subsection is the court having continuing. exclusive jurisdiction. (11) in subsection (g) (as so redesignated) by striking "PRIOR" and inserting 'MODIFIED"; and by striking "subsection (e)" and inserting "subsections (e) and (f)"; (12)in subsection (h) (as so redesignated)— (3)in paragraph (2), by inserting "including the duration of current payments and other obligations of support before the comma; and (4)in paragraph (3), by inserting "arrears under" after

(13) by adding at the end the following new

subsection:
(i) REGISTRATION FOR MODIFICATION.—If there is no individual

contestant or child residing in the issuing State. support enforcement agency seeking to modify or to modify enforce. a child support order issued in another State shall reaister that order in a State with jurisdiction over the nonmovant the purpose of modification.".

SEC. 323. ADMINISTRATIVE ENFORCEMENT IN INTERSTATE

Section 466(a) (42 U.S.C. 666(a)) as amended by sections and 317 of this Act. is amended by inserting after naraaranh (13)the following new paragraph:

"(14) **ADMINISTRATIVE ENFORCEMENT** IN CASES —Procedures under which—